## 

Date Filed: 12/20/2011 Document: 003110752411 Page: 1 Case: 11-3283

CLD-015

October 14, 2011

## UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

C.A. No. 11-3283

UNITED STATES OF AMERICA

V.

HITHAM ABUHOURAN, a/k/a STEVEN HOURAN, Appellant (E.D. Pa. Criminal No. 95-crR-00560-01) (Criminal Treated as Civil)

Present: RENDELL, HARDIMAN and ROTH, Circuit Judges

## Submitted are:

- Appellant's notice of appeal, which may be construed as a request for a (1)certificate of appealability under 28 U.S.C. § 2253(c)(1);
- By the Clerk for possible summary action under 3d Cir. LAR 27.4 and (2)Chapter 10.6 of the Court's Internal Operating Procedures; and
- Appellant's "Opposition To The Court's Summary Action"; in the above-(3)captioned case.

Respectfully.

Clerk

MMW/TJS/smw

ORDER

The foregoing request for a certificate of appealability is denied. Jurists of reason would not debate the correctness of the District Court's dismissal of the request for a reduction of sentence as an unauthorized second or successive motion under 28 U.S.C. § 2255. See Slack v. McDaniel, 529 U.S. 473 (2000).

## 

Case: 11-3283 Document: 003110752411 Page: 2 Date Filed: 12/20/2011

By the Court,

/s/Marjorie O. Rendell Circuit Judge

Dated: December 20, 2011

Smw/cc:

Hitham Abuhouran

Robert A. Zauzmer, Esq.

A True Copy Marin Maldron

Marcia M. Waldron, Clerk Certified order issued in lieu of mandate.